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UNITED STATES DISTRICT COURT		
SOUTHERN DISTRICT OF NEW YORK	THE HONORA	BLE MJ KATZ
X	06 Civ. 3834 (T	PG)(THK)
√PETER W. LINDNER,		
Plaintiff,	REQUEST FOR	R EXTENSION ON
·	REPLY TO RE	SPONSE ON GETTING
-against-	MY DVD AND VIDEOTAPES AND	
<u> </u>	REMOVING R	ESTRICTIONS ON
AMERICAN EXPRESS CORPORATION and	COMMUNICATIONS TO NO.	
QING LIN	DEFENDANT	
Defendants.		USDS SDNÝ
X	DOCUMENT	
Tuesday, Februa	EI ECTRONICATION	
Via Fax: 212-8	ELECTRONICALLY FILED	
		DOC #:
To the Honorable Magistrate Judge Katz,	DATE FILED: 2110/11	
		Ditte HEED.

I hereby request a 2 week extension to Mon, Feb 21, 2011 for replying to Jean Park's response, due to my being allegedly assaulted on Sunday, Feb 6, 2011, and was in the Emergency Room in the Hospital that night and early Monday, Feb 7, 2011, and still am not feeling well. I follow Your Honor's Individual Practices on Extensions below in the attachment.

I believe Ms. Park would routinely object, and have not contacted her, especially since Your Honor's ORDERS' explicitly deny me to call or even email her, which by the way, Ms. Park violated by emailing me on Friday, Japuary 28, 2011 8;31 PM.

/s/ Peter W. Lindner, Plaintiff

Dated: NY, NY on February <u>8</u>, 2011

/s/ Peter W. Lindner, Plaintiff 1 Irving Place, Apt. G-23-C New York, New York 10003

cc:

Ms. Jean Park, Esq. via USPS

Pro Se Office

Attachment: Excerpt from Individual Practices - July 14th, 2003 of Hon. Theodore H. Katz:

- "D. Requests for Adjournments or Extensions of Time. All requests for adjournments or extensions of time must state (1) the original date, Monday, Feb 7 2011
- (2) the number of previous requests for adjournment or extension, 0 zero
- (3) whether these previous requests were granted or denied, n/a
- (4) why the established deadline cannot be met, I am recovering from an alleged assault on Sun, Feb 6 and (5) whether the adversary consents, I did not ask her, since she has almost uniformly been hostile and, if not, the reasons given by the adversary for refusing to consent.

If the requested adjournment or extension affects any other scheduled dates, a proposed Revised Scheduling Order (reflecting only business days) must be attached. If the request is for an adjournment of a court appearance, absent an emergency it shall be made at least 48 hours prior to the scheduled appearance. If the request is for the extension of a discovery deadline, it shall be made at least ten (10) days prior to the deadline."

http://www.nysd.uscourts.gov/cases/show.php?db=judge\_info&id=16

UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
X	THE HONORABLE MJ KATZ
PETER W. LINDNER,	
Plaintiff,	06 Civ. 3834 (JGK)
-against-	
AMERICAN EXPRESS CORPORATION and	AFFIRMATION OF SERVICE
QING LIN	
Defendants.	
X	
S . E 1 0 0011	

Date: Feb 8, 2011

I, Peter W. Lindner, declare under penalty of perjury that I have served a copy of the "Request For Extension On Reply To Response On Getting My DVD And Videotapes And Removing Restrictions On Communications To Defendant" with its related papers upon a) Jean Park b) The Honorable MJ Katz whose addresses are:

Dated: Feb 8, 2011

New York, NY

Ms. Jean Park, Esq. Kelley Drye & Warren LLP 101 Park Ave. NY, NY 10178-0002

Office: 212-808-7826 Fax: 212-808-7897

The Hon. MJ Katz (via fax) (and Pro Se Office) **US District Court SDNY** United States Courthouse 500 Pearl Street New York, New York 10007-1312 Pro Se Office phone: 212-805-0175

by hand, email, fax (and/or USPS).

By:

Peter W. Lindner

Plaintiff, Pro Se

1 Irving Place, Apt. G-23-C New York, New York 10003

Home/ Fax: 212-979-9647

Cell:

917-207-4962

To the Pro Se Office:

Please time stamp the extra original and send it back to me. Thanks, Peter Lindner

And please send me forms for getting NEF certification of electronic filing by me and by The Court and its Officers.